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**Subject:** MS Anti-trust and Tunney Act of 1974

Good Folk -

In accordance with the Tunney Act of 1974 I'm offering my public comment on the MicroSoft Anti-trust case now in it's 60-day public comment period that started on Nov. 28.

I hav worked with computers and computer software in a wide variety of jobs for the past 35 years.

I do not think that the current settlement is in the best interest of the American people. Microsoft's arguements that browser (et al) functionality is part of the operating system is specious and without any technically provable merit whatsoever. Further, their dominance of the computing field today parallels IBM's over 30 years ago; even the argumentative stance of the corporate legal staff is vaguely familiar to me.

And, of course, both companies, at the times of their litigation, made and delivered notoriously shoddy software products.

Please contact me if you have any questions or need more information ...

Leon S. Chojnacki CBCP